UNITED STATES DISTRICT COURT

for the

Eastern District of Washington

BRUCE P. KRIEGMAN, court-appointed Chapter 11	Trustee for LLS America,		
LL Plain		-))	
v.		Civil Action No	o. CV-11-362-RMP
0720878, BC LTD., et al,))	
Defen	dant	-	
	JUDGMENT	IN A CIVIL ACTIO	N
The court has ordered that (check one):		
the plaintiff (name)			recover from the
defendant (name)		dollars (\$	the amount of
interest at the rate of	%, plus post judgme:	nt interest at the rate of), which includes prejudgment % per annum, along with costs.
			endant (name)
LLC, is hereby as prejudgment inter taxable costs in the fully paid at the fully paid at the fully paid at the form of the post of the post of the post of the post of the prejudgment o	warded Judgment against deferest from July 21, 2009 to Janne amount to be determined by ederal rate of 0.13% per annustry proceedings or any claims I until the avoided transfers are that all proofs of claim of Derive to the filed or brought by, on be	endant David Dill, as follows: a. uary 21, 2014 at the federal rate by the Court; d. Plus post-judgment (28 U.S.C. § 1961); and 2. A set that may hereafter arise are here returned to the Trustee-Plaint efendants that may hereafter arise half of, or for the benefit of any or related bankruptcy proceeding.	er 11 Trustee for Debtor LLS America, Judgment \$1,610,972.00; b. Plus of .47% per annum \$34,072.06; c. Plus ent interest from the date of Judgment untill proofs of claim filed by Defendants in reby disallowed pursuant to 11 U.S.C. § iff; and 3. Defendants' claims are equitably se or that have been filed or brought or of Defendants or their affiliated entities, ags are subordinated to all other
This action was (check one):			
☐ tried by a jury with Judş rendered a verdict.	ge		presiding, and the jury has
☐ tried by Judgewas reached.		with	out a jury and the above decision
decided by Judge		on a motion for	
Date: January 24, 2014		CLERK OF COU	<i>JRT</i>
		SEAN F. McAVOY	
		s/ Cheryl Caml	pensy
		(By)	Deputy Clerk

Cheryl Cambensy